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7			
8	UNITED STATES DISTRICT COURT		
9	SOUTHERN DISTRICT OI	FCALIFORNIA	
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11	M.M.M., on behalf of his minor child,		
12	J.M.A., et al.,		
13	Plaintiff,	N. 9.10 01000 D.10	
14	V.	No. 3:18-cv-01832-DMS	
15	JEFFERSON BEAUREGARD SESSIONS, III, Attorney General of the United States, <i>et al.</i> ,		
16	Defendants.		
17			
18	MS. L., et al.,	No. 3:18-cv-00428-DMS	
19	Plaintiffs,	CLASS ACTION	
20	v.	SUPPLEMENTAL STATUS	
21	U.S. IMMIGRATION AND CUSTOMS	REPORT OF OBJECTORS LESBI MARTINEZ-	
22	ENFORCEMENT ("ICE"), et al., Defendants.	MARTINEZ AND EGLA	
23	Defendants.	VELASQUEZ MOLINA	
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	L: (C() D	O N 10 00420 DMG	
	Joint Status Report	Case No: 18-cv-00428-DMS	

Pursuant to the Court's instructions at the November 15, 2018 Fairness
Hearing on the Class Action Settlement, Objectors Lesbi Nohemi MartinezMartinez and Egla Velasquez Molina hereby submit their Supplemental Status
Report to the Court. *Ms. L., et al. v. ICE, et al.*, Case No. 18-cv-0428 (S.D. Cal.).
At that hearing, the Court denied Ms. Martinez's and Ms. Velasquez Molina's
Objections without prejudice, ordered them to meet and confer with counsel for
Defendants to seek an agreement to resolve their claims, and noted, "if there is
no agreement I would invite the parties to propose to the Court how it ought to be
addressed, either in this case or the *Ms. L.* case or before Judge Friedman." *Ms. L.*, ECF 322.

On November 29, 2018, Objectors Martinez and Velasquez Molina advised this Court that they had been unable to reach agreement with the Defendants on the administration of *de novo* credible fear interviews and that they would accept the Court's invitation to pursue the merits of their claims before this Court. *Ms. L.*, ECF 328. Since Objectors filed their Status Report on November 29, counsel for Objectors have met and conferred with counsel for the Parties in these cases to further discuss issues related to the most appropriate forum for resolution of Objectors' claims on the merits. Based on those discussions, Objectors Martinez and Velasquez Molina will pursue the merits of their claims in the actions that are currently pending before Judge Paul L. Friedman in the United States District Court for the District of Columbia and will proceed no further before this Court. Objectors hereby withdraw, without prejudice, their November 29, 2018 Status Report in these actions. Objectors appreciate the Court's consideration.

1	DATED: December 5, 2018 KING &	SPALDING LLP
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10	Λ II	Egla Velasquez Molina
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Case No: 18-cv-00428-DMS

CERTIFICATE OF SERVICE I hereby certify that I have this 5th day of December, 2018, served a copy of the foregoing via the Court's CM/ECF on all counsel of record.. /s/ Martin M. McNerney Martin M. McNerney (pro hac vice) KING & SPALDING LLP

Case No: 18-cv-00428-DMS